# IN THE UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF ALABAMA NORTHERN DIVISION

JOHNNY W. SASSER,	
Plaintiff(s),	
V.	
RYDER TRUCK RENTAL, INC., d/b/a RYDER DEDICATED LOGISTICS, INC., a/k/a RYDER INTEGRATED LOGISTICS, INC., RYDER SERVICES CORPORATION and MARTYE LLOYD,	Civil Action No. 2:06-cv-593-CSC
Defendant(s).	
Notice to Clerk of	THE CIRCUIT COURT
following:	this date, served on counsel of all parties the
☐ Interrogatories to ☐ Answers to Interrogatories of ☐ ☐	
	ocuments of
☐ Requests for Admission to	
This the 2nd day of October, 2007  Res	spectfully submitted,
	-/-//-

Conley W. Knott Bar Number: KNO012 Attorney for Ryder

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Civil Action No.: 2:06-cv-593-CSC NOTICE TO CLERK OF THE CIRCUIT COURT

OF COUNSEL:

Austill Lewis, P.C. P.O. Box 11927 Birmingham, AL 35202-1927

### **CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the foregoing has been furnished by U.S. Mail, postage prepaid and properly addressed, on this <u>2nd</u> day of <u>October</u>, 2007to:

Amy M. Shumate 519 South Oates Street Dothan, AL 36301 Attorney For: Johnny W. Sasser

OF COUNSEL

## IN THE UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF ALABAMA NORTHERN DIVISION

JOHNNY W. SASSER.

PLAINTIFF(S),

٧.

RYDER TRUCK RENTAL, INC., D/B/A RYDER DEDICATED LOGISTICS, INC., A/K/A RYDER INTEGRATED LOGISTICS, INC., RYDER SERVICES CORPORATION AND MARTYE LLOYD.

CIVIL ACTION NO. 2:06-cv-593-CSC

DEFENDANT(S).

#### RE-NOTICE OF DEPOSITION

ALL COUNSEL OF RECORD TO:

PLEASE TAKE NOTICE THAT THE UNDERSIGNED ATTORNEY WILL TAKE THE **DEPOSITION OF:** 

NAME:

DATE AND TIME:

LOCATION:

Dr. Henry Barnard

Thursday, October 11, 2007

Neurospine, PC

8:00 AM at

287 Healthwest Drive Dothan, AL 36303

upon an oral examination before American Court Reporting, or a Notary Public or officer authorized by law to take depositions in the State of Alabama. The oral examination will continue from day to day until Sasser, Johnas 42:06-Rya00593aCRCntal, Documentarive LFiled e10/02/2007e) Page 4 of 5

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RE-NOTICE OF DEPOSITION OF DR. HENRY BARNARD

completed. The depositions are being taken for purposes of discovery, for use at trial or are being taken

for such other purposes as are permitted under the Rules of the Court. You are invited to attend and

cross-examine.

Pursuant to Rule 30(b)(6), Ala.R.Civ.P., the deponent is requested to produce and permit

inspection and copying of the following designated items at the deposition:

1. Any and all documents in your possession concerning the Plaintiff.

2. Your entire file concerning the Plaintiff, including but not limited to, new patient forms,

admission and discharge summaries, films and raw data of x-rays and other diagnostic studies.

reports of x-rays and other diagnostic studies, office notes, correspondence, copies of any

consultation reports, pertaining to the care and treatment at any time whatsoever regarding the

Plaintiff.

3. Your entire billing records concerning the Plaintiff, including but not limited to any and all

invoices for services rendered, any and all records of payment for services.

Respectfully submitted,

Copley W. Knott

Bar Number KNO012

OF COUNSEL:

Austill Lewis, P.C.

P.O. Box 11927

Birmingham, AL 35202-1927

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Civil Action No.: 2:06-cv-593-CSC

American Court Reporting

RE-NOTICE OF DEPOSITION OF DR. HENRY BARNARD

## **CERTIFICATE OF SERVICE**

	by certify that, on the $\frac{2}{2}$ day of October, 2007, I have served a copy of the above and counsel for all parties by:
	Facsimile transmission;
	Hand delivery;
	Placing a copy of same in the United States Mail, properly addressed and first class postage prepaid to:
X	Using the Electronic Filing system which will send notification of such to the following:
Amy M. Shur 519 South Oa Dothan, AL 3 Attorney F	tes Street